Case 1:08-cv-00316-JJF Document 5 Filed 08/20/2008 Page 1 of 5 TW THE DWITH STEEL INTO I COM For the Line of Landing Gille M. Aupla Plaintiff CIV. NO. Achan No. 02-316-United States Court or Appeals For The 3rd Civait, et al. Leferdals NOTICE OF APPEALS Masmuch, as So upon You will come all the Ylahteous blood that his been Shoul in this Cent. from the blood of William / was and is studies of Ausla, Noney Fired; Lucos; Moss, Jegun, 15. 4: -24de Pater, Adayeni, it: Kehinde, and not haven taken pat In my matter and procooding on figures in this Court; Yet Killed by Secrets and Tricks 18U.S.C. [1001(a)(i). I am sending for on appeal, to which the order of Judge tornon, dated July 30, 2008; 15 Clearly emmenus, Such an Insumbandable barrier imposed against the water 28 U.S.C.S

1915, failed to purie the english and Plain Heading of the exception rested, purent to an Imminent threat of physical Injury and a Concele one, For which a reasonable factionder insuid not lave a reasonable

proceed without prepayment of the filing foe.

Accordingly, 28 U.S.C. (1291, is Deprive here, a final sider, appealable, this appeal should

be for the trier of teview, in an attempt to refute the Island of arbitrary Governmental and Judicial MisConduct.

family members killed in violation of 18 U.S.C. [1091(9), Genocida, and [\$1958, 1959, \$1111, \$1964(2)(c) is RICO, having nothing to hide about those Murden, and Credible withouse, between August 2004 - January 2008, over 35,000 persons killed and others with 121700 injuries. The exemptions and Interviewing officers, draw attention to existence of the Concoded U.S. Agains Clother, from prosection, Isolated Physical Evidence of blood Spillage evidence, which fits within record. See Doubest v. Alenace Dow Prosmacoutices, Inc., 509 U.S. S. 1969.

"enzymes" on Agents Clother, Found in Totalized area, and Inside the Concentration Congress, from Atlanta, Philadelphin New York, Beltimore, Lobourse, Miami and various Regions, family where Compelled to go to "Georgia," noticestly and then, strongelled and killed at Cold blooded fireams, Usages.

- The false Anest, Melicus protection under Genocide, must overcome the clerks Immunity, prosecutional Immunity and Judicial Immunity. Sea Post v. Doherty, 944 f.2d 91, 96 (2nd Co. 1991). Cameron v. Fogarty, 806 F.2d 380, 386-88 (2d Cor 1986); Rodriguez v. Weprin, 116 F.3d 62, 66 (2nd Co. 1997). Imbler v. Pachtman, 424 U.S. 409, 430 (1976); Mixelas v. Wacq.

502 U.S. 9, 12 (1991);

Perhap, the Chief Judge, Sue L. Robinson, District Judge, Joseph J. Farran, and Chief Judge Anthony J. Scinica, are advocates for the U.S. Government, that took egregiously and Capriciously the lives of Awalis babos, shildren mothers, relatives, takkers, Companions, under Section 1091(a), in violation of Patterson v. McLeon Credit Union 491 U.S. 164, 176 (1989), a clear Pattern of racial discrimination prohibited under 42 U.S.C. (1981, 1982 and 1985. See also Gyadu v. Hartford Ins. Co. 197 F.3d 590,591(2nd Car. 1999). Thus of the now Called "findamental rights" binding upon the respondents and detendents through the Fifth and Fourteenth Amendment.
U.S. Constitution, as It made It clear that Christ dich.
not overwork todays Department at Justice, Found so outrogeous under heaven laws and U.S. Constitution.

Mathew 23:27' You are like whitewashed tombs, which look beautiful on the outside but on the Inside ase Full of dead men: borres and everything unclean.

Now Considering, dead men's bones, the leading fest of Substantive due process, the reasonablemens now has unequivolarly Manifolded Natural law enteredents to remedies deemed proper and necessary, Customony been defined by recourse to natural law and natural right principles. On Contrary, the above Officials have insisted on Williams Synature, from the grave Yord, "dead men's bones," thus, to Iruske my Sons Constitutional

Protection among sition forms, and the equal protection of Law, these official raise the board of michigan from the assault they have clearly Committeed.

Wheren, You all Con Heavenally Inter and discern Concelle, achal, personal and In-juy-Infacts, travalle to each individual officials named, chain and interiour. See Valley forge Christian Colly American United, 454 U.S. 464, 485-87 (1982), Bivens v. Six Untriaum Agents, 403 U.S. 388, 389 (1971), You had waited Your Immunity and Consented to the Genocide program a well defined pastize under Colni of Convolut, U.S Altonicy Distor Delaws. See United States v Information 445 U.S. 53 5 (1980). Consequently, when then next pauper Status be a Crucial problem for the Court to protect the Just and Condem the guilt. O kay, 15 the Court is full of gread and self-lindulgence.

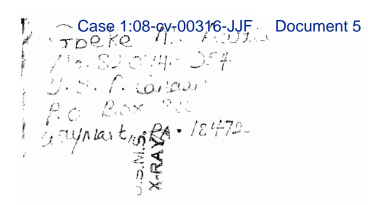
Christ, Said, blind Phanisco! First clear the Inside of the Curp and dish, and then the outside also will be clear. Therefore, by so doing the Court Can Fashian the appropriate Chrinal liabilityand Civil clamages against the defendants. See vs. 26. Id Matheway. Submitted for appeal under 28U.5 (1746.

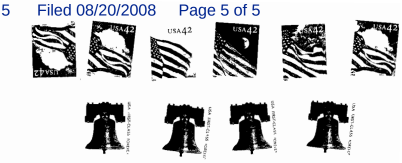
Respectfully Submitted

Dated 8/12/08,

Gbeke m. Awab No. 82014 -054 U.S. P. Groon

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Joseph J. Farmon a.
District Judge,
U. S. District Court

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Wilmington Language 19-11:3575

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